Case3:11-cv-00870-JSW Document86 Filed12/22/11 Page1 of 3 JACK RUSSO (State Bar No. 96068) 1 CHRISTOPHER SARGENT (State Bar No. 246285) COMPUTERLAW GROUP LLP 2 401 Florence Street Palo Alto, CA 94301 3 Telephone: (650) 327-9800 Facsimile: (650) 618-1863 4 E-mail: jrusso@computerlaw.com csargent@computerlaw.com 5 Attorneys for Plaintiff 6 GROUPION, LLC 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 GROUPION, LLC a California limited liability Case No. 3:2011-cv-00870-JSW 12 company, STIPULATION TO EXTEND BRIEFING 13 Plaintiffs, SCHEDULE RE: DEFENDANT GROUPON, INC.'S MOTION FOR SUMMARY 14 VS. JUDGMENT (Dkt. No. 83) 15 GROUPON, INC., a Delaware corporation, THE POINT, INC., a Delaware corporation, and, GOOGLE, INC., a Delaware corporation, 16 17 Defendants. 18 19 20 21 22 23 24 25 26 27 Computerlaw STIPULATION TO EXTEND

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Group LLP

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BRIEFING SCHEDULE

1 WHEREAS, on December 19, 2011, Defendant Groupon, Inc. ("Groupon") filed its Motion 2 for Summary Judgment, Dkt. No. 83 ("Motion"), with a hearing date of April 20, 2012; 3 WHEREAS, under Civil Local Rule 7-3, the deadline for Plaintiff Groupion, LLC 4 ("Groupion") to file an opposition to the Motion is currently January 2, 2012; 5 WHEREAS, Groupon has no objection to extending the deadline for the filing of Groupion's 6 opposition to January 9, 2012, and Groupion has no objection to extending the deadline for the filing 7 of Groupon's reply to January 23, 2012; 8 WHEREAS, there is good cause for this proposed extension in that the office of the attorneys 9 representing Groupion (COMPUTERLAW GROUP LLP), will be closed from December 23, 2011, 10 to January 2, 2012, and the two attorneys working on the case, both Jack Russo and Robert Lux, have 11 pre-paid family vacations in which they will be out of state for the week between December 24, 2011, 12 through at least January 2, 2012, and will not have adequate time or opportunity in which to prepare 13 the opposition and communicate with their clients due to the holidays, and further, lead counsel for 14 Groupon has previously scheduled family commitments from January 14 through 16, 2012; 15 WHEREAS, this Stipulation will have no effect on the date of hearing for Defendant 16 Groupon's Motion for Summary Judgment; 17 IT IS HEREBY STIPULATED pursuant to Civil Rule 6-3, between Plaintiff Groupion, 18 LLC and Defendant Groupon, Inc., that the time for Plaintiff Groupion to file an opposition to the 19 Motion will be extended to January 9, 2012, and the time for Groupon to file a reply will be extended 20 to January 23, 2012. The parties also respectfully request that the hearing date on the Motion be kept 21 at April 20, 2012. 22 IT IS SO STIPULATED. 23 24 // 25 26 27

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2	Dated: December 22, 2011	COMPUTERLAW GROUP LLP
3 4		By: /s/ Jack Russo Jack Russo Christopher Sargent Attorneys for Plaintiff GROUPION LLC
5	D . 1 D . 1 . 22 . 2011	
6	Dated: December 22, 2011	FENWICK & WEST LLP
7		By <u>: /s/ Jedediah Wakefield</u> Jedediah Wakefield
8		Attorneys for Defendants GROUPON, INC. and THE POINT, INC.
9	ATTORNEY ATTESTATION Pursuant to General Order 45, I hereby attest that concurrence in the filing of this	
10		
11	document has been obtained from the signatories indicated by a 'conformed' signature (/s/) within	
12		
13	this e-filed document.	y: _/s/ Jack Russo
14		Jack Russo Attorneys for Plaintiff GROUPION LLC
15		
16	[PROPOSED] ORDER	
17	The Court hereby GRANTS the parties Stipulation.	
18		
19	Dated: December ²³ , 2011	Jeffrey & White
20	The Monor tole Jeffrey S. White	
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